Atty's 23255

Pat. App. 10/529,814

Remarks:

This amendment is submitted in an earnest effort to advance this case to issue without delay.

In accordance with 37 CFR 1.475(b) "A ... national stage application containing claims to different categories of invention will be considered to have unity of invention if the claims are drawn only to one of the following combinations of categories: (1) A product and a process specially adapted for the manufacture of said product." This is exactly the case here, so that restriction is not appropriate.

If the examiner determines that the claims are not to a product and method of making it, applicant provisionally elects the method of claims 2 to 10, with traverse.

Respectfully submitted, K.F. Ross P.C.

by: Andrew Wilford, 26,597
Attorney for Applicant

02 August 2007 5683 Riverdale Avenue Box 900 Bronx, NY 10471-0900

Cust. No.: 535 Tel: 718 884-6600

Fax: 718 601-1099

Email: email@kfrpc.com